1 MELINDA HAAG (CABN 132612) **United States Attorney** 2 J. DOUGLAS WILSON (DCBN 412811) 3 Chief, Criminal Division FILED 4 MICHELLE J. KANE (CABN 210579) Assistant United States Attorney MAY 3 0 2014 5 1301 Clay Street, Suite 340S RICHARD W. WIEKING CLERK, U.S. DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA 6 Oakland, California 94612 Telephone: (510) 637-3680 7 FAX: (510) 637-3724 OAKLAND michelle.kane3@usdoj.gov 8 Attorneys for United States of America 9 10 UNITED STATES DISTRICT COURT 11 NORTHERN DISTRICT OF CALIFORNIA 12 **OAKLAND DIVISION** 13 14 UNITED STATES OF AMERICA, CASE NO. 4-14-70670 MAG Plaintiff, 15 [PROPOSED] DETENTION ORDER 16 v. MARION DEJARLES, 17 18 Defendant. 19 Defendant Marion Dejarles first appeared in this district on May 16, 2014, pursuant to an arrest 20 warrant issued by the Eastern District of Wisconsin in case number 14-M-637. The arrest warrant was 22 issued based on a complaint charging defendant with five counts of delivering 50 grams or more of 23 methamphetamine, a Schedule II controlled substance, in violation of 21 U.S.C. § 841(a)(1) and 24 (b)(1)(B).25 At her initial appearance, the United States moved for defendant's detention pending trial

pursuant to 18 U.S.C. § 3142. On May 29, 2014, at the time set for a detention hearing, defendant agreed to submit on the issue of detention. Considering the government's proffer regarding defendant's criminal history, her Canadian citizenship, the outstanding warrant for her arrest issued in Canada based on her [PROPOSED] DETENTION ORDER 4-14-70670 MAG

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1973 escape from a detention facility there, defendant's pending immigration detainer, the charges in the underlying complaint, and the Pretrial Services report, together with the factors set forth in 18 U.S.C. § 3142(g), the Court orders defendant detained, as no condition or combination of conditions in 18 U.S.C. § 3142(c) will reasonably assure the safety of the community and the defendant's future appearance as required. See 18 U.S.C. § 3142(e)(3)(A).

Defendant is committed to the custody of the Attorney General or a designated representative for confinement in a corrections facility separate, to the extent practicable, from persons awaiting or serving sentences or held in custody pending appeal. See 18 U.S.C. § 3142(i)(2). The defendant must be afforded a reasonable opportunity to consult privately with counsel. See id. § 3142(i)(3). On order of a court of the United States or on request of an attorney for the government, the person in charge of the corrections facility must deliver the defendant to the United States Marshal for the purpose of an appearance in connection with a court proceeding. See id. § 3142(i)(4).

IT IS SO ORDERED.

Dated: May 32, 2014

DONNA M. RYU

United States Magistrate Judge